

Reg. No. nest, mm/8 KL/TV(N)/12/2006-2008

KERALA GAZETTE കേരള ഗസററ്

PUBLISHED BY AUTHORITY

ആധികാരികമായി പ്രസിദ്ധപ്പെടുത്തുന്നത്

| Vol. LIII | Thiruvananthapuram, Tuesday | l sth January 2008 2008 ജനുവരി 15 | No. | 1. |
|-----------|-----------------------------|--------------------------------------|-------|----|
| വാഖ്യം 53 | തിരുവനന്തപുരം, ചൊവ്വ | 2.≸th Pousha 1929 | തമ്പർ | 13 |
| | | 1929 പൌഷം 25 | | 1 |

PART I

Notifications and Orders issued by the Government

Labour and Rehabilitation Department Labour and Rehabilitation (A)

ORDERS

(1)

G. O. (Rt.) No. 3150/2007/LBR.

Thiruvananthapuram, 24th October 2007.

Whereas, the Government are of opinion that an Industrial Dispute exists between the Manager (Administration and Corporate Affairs), S. D. F. Industries Ltd. (Superstar Industries Ltd.), Pampady, Thiruvilluamala, Thrissur and the workman of the above referred establishment Sri Mohanan. C., Chunkath House, Punchappadam P. O., Sreekrishnapuram Village, Ottappalam, Palakkad District in respect of matters mentioned in the annexure to this order;

And whereas, in the opinion of Government it is necessary to refer the said Industrial Dispute for adjudication: Now, therefore, in exercise of the powers conferred by section 10 (1) (d) of the Industrial Disputes Act of 1947 (Central Act XIV of 1947) the Government hereby direct that the said Industrial Dispute be referred for adjudication to the Industrial Tribunal, Palakkad. The Industrial Tribunal will pass the award within a period of three months.

"Whether the denial of Employment of Sri C. Mohaman with effect from 1-9-2005 and subsequent dismissal from 25-6-2016 by the Management of S.D.F. Industries Ltd. Superstar Industries Ltd.) is justifiable? If not, what relief he entitled

(2)

G. O. (Rt.) No. 3193/2007/LBR.

Thirmsquanthapuram, 27th October 2007.

Whereas, the Government are of opinion that an industrial dispate exists between [1] The Secretary, Neendoor Service Co-operative Burk Limited No. 2641, Neendoor P. O., Kottayam District, [2] The President, Neendoor Service Co-operative Bank Limited No. 2641, Neendoor P. O., Kottayam District and the workman of the above referred establishment Shri K. N. Radhakrishnan, Kuttiparichel House, Ontumburuth P. O., Kottayam District in respect of matters mentioned in the americane to this order; annexure to this order;

And whereas, in the opinion of Government it is necessary to refer the said industrial dispute for

Now, therefore, in exercise of the powers conferred by section 10 (1) (d) of the Industrial Disputes Act of 1917 (Central Act XIV of 1947) the Government bereby direct that the said industrial dispute be referred for adjustication to the Industrial Tribunal, Idukki. The Industrial Tribunal will pass the award within a period of three months.

AMMENURA

Whether the denial of employment of Sri Radhakrishnan, K. N., Daily Wager Worker in the Necudoor Service Go-operative Bank Limited No. 2641, by the management is justifiable? If not, what relief the workman is suitifed 1. Whether

to?

(3)

G.O. (Rt.) No. 3204/2007/LBR.

Thirupananthapuram, 29th October 2007.

Whereas, the Government are of opinion that an industrial dispute exists between The Managing Director, Kerala State Beverages Corporation, Sasthamangalam, Thiruvananthapuram and the workmen of the above referred establishment represented by (1) The General Secretary, Kerala State Vidhosha Madhya Vyavasaya Thozhilati Union, P. Krishnapillai Bhavan, North Railway Station Road, Kochi-19, (2) The General Secretary, Kerala

State Beverages Corporation Employees Association, Sugathan Memorial, Vazhuthacaud, Thiruvanantha-puram-14, (3) The General Secretary, Videa Madhya Vyavasaya Thozhilali Federation, Santhinagar, Press Road, Thiruvananthapuram-1 in respect of matters mentioned in the annexuse to

And whereas, in the opinion of Government it is necessary to refer the said industrial dispute for adjudication ?

Now, therefore, in exercise of the powers conferred by section 10 (1)(d) of the Industrial Disputes Act of 1947 (Central Act XIV of 1947) the Government hereby direct that the said industrial dispute be referred for adjudication to the Industrial Tribunal, Kollann. The Industrial Tribunal will pass the award within a period of three months.

ANNEXURE

Whether the demands for regularisation of sticker fixing workers in KSBC is justifiable?

G. O. (Rt.) No. 3237/2007/LBR. Thiruvananthapanam, 31st October 2007.

Whereas, the Government are of opinion that an Whereas, the Government are of opinion that an industrial dispute exists between (1) The Managing Director, Kannan Devan Hills Plantations Company (Private) Limited, Munnar P. O., Idukki District and (2) Manager, Mattupetty Estate, Mattupetty P. O., Munnar, Idukki District and the workmen of the above referred establishment represented by the General Secretary, South Indian Plantation Workers Union, Munnar P O., Idukki District in respect of matters mentioned in the annexare to this order. matters mentioned in the annexure to this order;

And whereas, in the opinion of Government it is necessary to refer the said industrial dispute for adjudication:

Now, therefore, in exercise of the powers conferred by section 10 (1) (d) of the Industrial Disputes Act of 1947 (Central Act XIV of 1947) the Government hereby direct that the said industrial dispute be referred for adjudication to the Industrial Tribunal, Idukki. The Industrial Tribunal will pass the award within a period of three months

ANNEXURE

 "Whether the dismissal of Sri Ravikumar, P. F. No. 5837, worker of Matupetty Estate, Munnar is justifiable or not?" 2. "If not, what are the reliefs entitled to him?"

(5)

G. O. (Rt.) No. 3238/2007/LBR.

Thermounanthapuram, 31st October 2007.

Whereas, the Government are of opinion that an industral dispute exists between (1) The President, Mavatupuzha Rubber Marketing Co-operative Society Ltd. No. 3094, Muvatupuzha, (2) The Pa tory Manager, M.R. M. Crumb Rubber Factory, South Manady, Muvatupuzha and the workman of the above referred enablishment Shri Shibi Issae,

Meppillil House, South Marady, Muvattupuzha in respect of matters mentioned in the annexure to this order ;

And whereas, in the opinion of Government it is necessary to refer the said industrial dispute for adjudication ;

Now, therefore, in exercise of the powers conferred by section 10 (1) (c) of the Industrial Disputes Act of 1947 (Gentral Act XIV of 1947) the Government hereby direct that the said industrial dispute he referred for adjudication to the Labour Court, Ernakulam. The Labour Court will pass the award within a period of three months.

ANNEXURA

1. "Whether the dismissal of Sri Shibi Isaac by the management of M/s M.R.M. Crumb Rubber Factory is justifiable?
2. "If not, what roll the is entitled to?"

> By order of the Governor, SUSY EAPEN. Under Secretary to Government.